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**UNITED STATES DISTRICT COURT
 SOUTHERN DISTRICT OF NEW YORK**

----- X
 ANDIN INTERNATIONAL, INC.

Plaintiff,

- against -

YURMAN STUDIO, INC.

Defendant.

Civil Action No. 08 cv 1159 (MGC)

**FIRST AMENDED ANSWER,
 COUNTERCLAIMS AND
 CROSSCLAIMS**

----- X
 YURMAN STUDIO, INC.

Defendant-
 Counterclaimant,

- against -

ANDIN INTERNATIONAL, INC.,
 WAL-MART STORES, INC., and
 VARDI GEM LUSTRE, LLC

Counterclaim-
 Crossclaim Defendants.

**JURY TRIAL DEMANDED AS
 TO ALL ISSUES**

----- X

Defendant-Counterclaimant Yurman Studio, Inc. ("Yurman"), by and through its undersigned attorneys, by way of Answer to the Complaint of Andin International, Inc. ("Andin") and for its crossclaims and counterclaims against Counterclaim Defendants Andin,

Wal-Mart Stores, Inc., doing business under the fictitious business name Sam's Club ("Sam's Club"), and Vardi Gem Lustre, LLC ("Vardi"), respectively, hereby alleges as follows:

ANSWER

1. In response to Paragraph 1 of the Complaint, Yurman admits that the Complaint purports to arise under the Copyright Act, 17 U.S.C. § 101, et seq., but otherwise denies that Andin is entitled to any relief against Yurman as alleged in the Complaint.

2. In response to Paragraph 2 of the Complaint, Yurman admits that the Complaint purports to include an action for tortious interference with contract under New York State law, but otherwise denies that Andin is entitled to any relief against Yurman as alleged in the Complaint.

JURISDICTION AND VENUE

3. In response to Paragraph 3 of the Complaint, Yurman admits that the Court has subject matter jurisdiction.

4. In response to Paragraph 4 of the Complaint, Yurman admits that venue is proper in this district.

PARTIES AND FACTS COMMON TO ALL COUNTS

5. In response to Paragraph 5 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

6. In response to Paragraph 6 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

7. Yurman admits the allegations contained in Paragraph 7 of the Complaint.

8. Yurman admits the allegations contained in Paragraph 8 of the Complaint.

9. In response to Paragraph 9 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

10. In response to Paragraph 10 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

11. Yurman denies the allegations contained in Paragraph 11 of the Complaint.

12. In response to Paragraph 12 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

13. In response to Paragraph 13 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

14. In response to Paragraph 14 of the Complaint, Yurman admits that it sent a cease and desist letter to Sam's Club and refers the Court to said letter for the contents thereof. Except as so admitted, Yurman denies knowledge or information sufficient to form a belief as to the truth of the remaining allegations therein.

15. In response to Paragraph 15 of the Complaint, Yurman admits that it sent a Cease and Desist letter to Sam's Club and refers the Court to said letter for the contents thereof. Yurman further admits, upon information and belief, that Sam's Club removed the items from sale. Yurman states that, upon information and belief, the reason why Sam's Club took the Pave Enhancer Infringements (as defined below) off sale is that Sam's Club received an independent opinion of intellectual property counsel that such items infringed Yurman's copyright in the Yurman Pave Products Enhancer D06384.

16. In response to Paragraph 16 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

17. Yurman denies the allegations contained in Paragraph 17 of the Complaint, except states that Yurman has consistently maintained the position that the Andin Ring infringes Yurman's copyright in the Yurman Pave Products Enhancer D06384.

COUNT I

18. In response to Paragraph 18 of the Complaint, Yurman re-alleges and incorporates by reference Paragraphs 1 through 17, inclusive, of this Answer as though fully set forth herein.

19. In response to Paragraph 19 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

20. Yurman admits the allegations contained in Paragraph 20 of the Complaint.

21. In response to Paragraph 21 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein, except states, upon information and belief, that the reason why Sam's Club took the Pave Enhancer Infringements (as defined below) off sale is that Sam's Club received an independent opinion of intellectual property counsel that such items infringed Yurman's copyright in the Yurman Pave Products Enhancer D06384.

22. Yurman denies the allegations contained in Paragraph 22 of the Complaint.

23. Yurman denies the allegations contained in Paragraph 23 of the Complaint.

24. Yurman denies the allegations contained in Paragraph 24 of the Complaint.

25. Yurman denies the allegations contained in Paragraph 25 of the Complaint.

26. Yurman denies the allegations contained in Paragraph 26 of the Complaint.

27. Yurman denies the allegations contained in Paragraph 27 of the Complaint.

28. Yurman admits the allegations contained in Paragraph 28 of the Complaint.

COUNT II

29. In response to Paragraph 29 of the Complaint, Yurman re-alleges and incorporates by reference Paragraphs 1 through 28, inclusive, of this Answer as though fully set forth herein.

30. In response to Paragraph 30 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

31. Yurman admits the allegations contained in Paragraph 31 of the Complaint.

32. In response to Paragraph 32 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein, except states, upon information and belief, that the reason why Sam's Club took the Pave Enhancer Infringements (as defined below) off sale is that Sam's Club received an independent opinion of intellectual property counsel that such items infringed Yurman's copyright in the Yurman Pave Products Enhancer D06384.

33. Yurman denies the allegations contained in Paragraph 33 of the Complaint.

34. Yurman denies the allegations contained in Paragraph 34 of the Complaint.

35. Yurman denies the allegations contained in Paragraph 35 of the Complaint.

36. Yurman denies the allegations contained in Paragraph 36 of the Complaint.

37. Yurman denies the allegations contained in Paragraph 37 of the Complaint.

38. Yurman denies the allegations contained in Paragraph 38 of the Complaint.

39. Yurman admits the allegations contained in Paragraph 39 of the Complaint.

COUNT III

40. In response to Paragraph 40 of the Complaint, Yurman re-alleges and incorporates by reference Paragraphs 1 through 39, inclusive, of this Answer as though fully set forth herein.

41. In response to Paragraph 41 of the Complaint, Yurman admits that the Complaint purports to include an action for tortious interference with contract under New York State law, but otherwise denies that Andin is entitled to any relief against Yurman as alleged in the Complaint.

42. In response to Paragraph 42 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

43. In response to Paragraph 43 of the Complaint, Yurman admits that it was Yurman's intention that as a result of its Cease and Desist letter Sam's Club would take the items off sale. Yurman further states that, upon information and belief, the reason why Sam's Club took the Pave Enhancer Infringements (as defined below) off sale is that Sam's Club received an independent opinion of intellectual property counsel that such items infringed Yurman's copyright in the Yurman Pave Products Enhancer D06384.

44. In response to Paragraph 44 of the Complaint, Yurman denies knowledge or information sufficient to form a belief as to the truth of the allegations therein.

45. Yurman denies the allegations contained in Paragraph 45 of the Complaint.

46. Yurman denies the allegations contained in Paragraph 46 of the Complaint.

47. Yurman denies the allegations contained in Paragraph 47 of the Complaint.

48. Yurman denies the allegations contained in Paragraph 48 of the Complaint.

49. Yurman denies the allegations contained in Paragraph 49 of the Complaint.

FIRST AFFIRMATIVE DEFENSE

50. Andin's claims are barred, in whole or in part, for failure to state a claim upon which relief can be granted.

SECOND AFFIRMATIVE DEFENSE

51. Andin's claims are barred, in whole or in part, by Andin's unclean hands.

WHEREFORE, Yurman requests that this Court enter judgment dismissing Andin's claims in their entirety and with prejudice, award the costs and disbursements associated with the defense of this action, and grant such other and further relief as this Court deems just and proper.

CROSSCLAIMS AND COUNTERCLAIMS

52. On its crossclaims and counterclaims, Yurman seeks injunctive relief and damages for acts of copyright infringement, trade dress infringement, and unfair competition

engaged in by defendants in violation of the laws of the United States and the State of New York.

JURISDICTION AND VENUE

53. This Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 1331 and 1338 (a) and 15 U.S.C. § 1121. Yurman's claim is predicated upon the Copyright Act of 1976, as amended, 17 U.S.C. § 101 et seq., the Trademark Act of 1946, as amended, 15 U.S.C. § 1051 et seq., and upon the common law of the State of New York.

54. Andin, Sam's Club and Vardi are subject to personal jurisdiction within this district because they reside and or do business within this district, and, by advertising and selling the complained-of jewelry products, as more fully set forth below, both within and outside this judicial district, they have: (a) committed and threatened to commit acts of copyright infringement, trade dress infringement and unfair competition in this judicial district; (b) caused injury to Yurman in this judicial district; (c) purposely and directly targeted their activities at parties within this judicial district; and (d) derived substantial revenues from interstate commerce.

55. Venue is properly founded in this judicial district pursuant to 28 U.S.C. § 1391(b) and (c) and 1400(a), because Andin, Sam's Club and Vardi are subject to personal jurisdiction within this judicial district and/or because a substantial part of the events giving rise to the claims herein occurred within this judicial district.

THE PARTIES

56. Counterclaimant Yurman Studio, Inc. is a corporation duly organized and existing under the laws of New York, and maintains its principal place of business at 24 Vestry Street, New York, New York, 10013.

57. Counterclaim defendant Andin International Inc. (“Andin”) is a corporation organized and existing under the laws of New York, and maintains its principal place of business at 609 Greenwich Street, New York, New York, 10014.

58. Crossclaim defendant Wal-Mart Stores, Inc., doing business under the fictitious business name Sam’s Club (“Sam’s Club”), is a corporation organized and existing under the laws of Delaware, and maintains its principal place of business at 702 S.W. 8th Street, Bentonville, Arkansas 72716, and is qualified to do business and is doing business in the State of New York.

59. Crossclaim defendant Vardi Gem Lustre, LLC, is a limited liability company organized and existing under the laws of New York, and maintains its principal place of business at 31-00 47th Avenue, Long Island City, New York.

YURMAN’S VALUABLE INTELLECTUAL PROPERTY RIGHTS

60. Yurman is a well-known designer, manufacturer and supplier of unique fine jewelry and luxury watch designs sold under the DAVID YURMAN brand name. Since its inception in 1980, Yurman has set new standards for designing and marketing jewelry, infusing the disciplines of art and fashion into the jewelry design process.

61. Yurman products are marketed to fashion-conscious consumers and are sold only through authorized David Yurman retailers, consisting of specialty retail stores and high-end department stores. Yurman is well-known by consumers and the trade for the quality of its products, the innovation and uniqueness of its designs, and its technological developments in jewelry design.

62. Among Yurman’s most important assets is the intellectual property associated with the DAVID YURMAN brand and the jewelry designs for which Yurman has become famous. Specifically, Yurman is the owner of the unique and distinctive trade dress of its

jewelry designs as well as numerous U.S. copyright registrations covering many of its unique and innovative jewelry designs.

YURMAN'S PAVE COLLECTION ENHANCER COPYRIGHT REGISTRATION

63. Over many years, Yurman has registered numerous copyrights in its unique and innovative jewelry designs with the United States Copyright Office. Currently, Yurman owns more than 75 United States copyright registrations covering its individual jewelry designs and collections of jewelry designs.

64. One of the jewelry designs that Yurman has registered with the United States Copyright Office is the Yurman Pave Products Enhancer D06384 (Copyright Registration No. VA 1-024-276), which is a unique and innovative pendant design. A copy of the registration certificate for the Yurman Pave Products Enhancer D06384 is attached hereto as Exhibit A.

65. Yurman owns all right, title and interest in the Yurman Pave Products Enhancer D06384, which constitutes original and copyrightable subject matter under the Copyright Act.

66. The Yurman Pave Products Enhancer D06384 is an original jewelry design that was first introduced in 1997, and has been sold continuously since that time. In addition, Yurman has sold various products derived from and related to the copyrighted Yurman Pave Products Enhancer D06384 design, including the Medium Pave Albion Enhancer, the Large Pave Albion Earring, the Small Pave Albion Earring and the Pave Diamond Albion Ring.

YURMAN'S PAVE PRODUCTS TRADE DRESS

67. In addition to its copyright registration for the Yurman Pave Products Enhancer D06384, Yurman is also the owner of the unique and distinctive trade dress of the Yurman Pave Products Enhancer D06384, as well as the unique and distinctive trade dress of the Medium Pave Albion Enhancer, the Large Pave Albion Earring, the Small Pave Albion Earring and the Pave Diamond Albion Ring (collectively the "Yurman Pave Products").

68. The unique combination of distinctive design elements that appear in these jewelry articles that comprise the Yurman Pave Products create a particular, highly distinctive trade dress for each article individually and throughout the Yurman Pave Products collectively (the “Pave Products Trade Dress”), such trade dress immediately indicating Yurman as the single source thereof. Further, through advertising, promotion and sales of the Yurman Pave Products, the Pave Products Trade Dress has come to be associated with Yurman as its single source.

69. The Pave Products Trade Dress consists of a collocation of design elements found in each of the jewelry articles comprising the Yurman Pave Products. The combination of such elements gives each article of jewelry in the Yurman Pave Products a distinct overall appearance and commercial impression. The following describes the design elements comprising the Pave Products Trade Dress:

- (a) A center or focal point consisting of a field of pave diamonds in a rectangular shape with rounded corners — an elongated “cushion” design;
- (b) which is encircled by a smooth band of yellow gold providing the appearance of a platform for the pave diamonds;
- (c) which is, in turn, encircled by an outside trim of Yurman’s signature cable design, or twisted wire, in sterling silver.

70. The collocation of features set forth in the foregoing paragraph is found in each of the jewelry articles that comprise the Yurman Pave Products. Thus, the collocation of design features set forth above is evident in the Yurman Pave Products Enhancer D06384, the Medium Pave Albion Enhancer, the Large Pave Albion Earring, the Small Pave Albion Earring and the Pave Diamond Albion Ring. Photographs of each of the foregoing jewelry designs are attached hereto as Exhibit B.

71. Moreover, the collocation of features set forth in paragraph 69 herein constitutes a distinctive trade dress that has acquired secondary meaning. The Yurman Pave Products containing the Pave Products Trade Dress have been promoted by Yurman in the United States and have achieved sales success. As a result, the public has come to recognize the Pave Products Trade Dress as an indication of the source of each such jewelry article. The Pave Products Trade Dress is thus a means by which Yurman is known to the public and the trade as the sole source and origin of such Yurman jewelry.

72. The Pave Products Trade Dress is in no way functional.

THE DEFENDANTS' INFRINGING CONDUCT

73. Upon information and belief, Vardi is in the business of designing, manufacturing, advertising, promoting, distributing, selling and/or offering for sale, among other things, articles of jewelry, catering predominantly to mass merchandisers and discount retail chains.

74. Upon information and belief, Vardi designed, manufactured, sold and/or offered for sale, and/or is causing to be designed, manufactured, sold and/or offered for sale at wholesale, without authorization or license, a ring that is substantially similar in overall appearance to Yurman's Yurman Pave Products Enhancer D06384, and infringes Yurman's copyright in the Yurman Pave Products Enhancer D06384, and which is confusingly similar to Yurman's Pave Products Trade Dress (the "Vardi Ring Infringement"). A photograph of the Infringing Vardi Ring is attached hereto as Exhibit C.

75. Upon information and belief, Vardi has been engaging in the above-described unlawful activities knowingly and intentionally, or with reckless disregard for Yurman's copyright in the Yurman Pave Products Enhancer D06384 design and the Pave Products Trade Dress.

76. Upon information and belief, Andin is in the business of designing, manufacturing, advertising, promoting, distributing, selling and/or offering for sale, among other things, articles of jewelry, catering predominantly to mass merchandisers and discount retail chains, and also sells through its website, www.Jewelry.com.

77. Upon information and belief, Andin designed, manufactured, sold and/or offered for sale, and/or is causing to be designed, manufactured, sold and/or offered for sale at wholesale, without authorization or license, a so-called Silver Pave Diamond Ensemble, which includes a ring, a pendant and earrings (collectively the “Yurman Pave Products Infringements”) that are substantially similar in overall appearance to Yurman’s Yurman Pave Products Enhancer D06384, and infringe Yurman’s copyright in the Yurman Pave Products Enhancer D06384, and which are confusingly similar to Yurman’s Pave Products Trade Dress.

78. Upon information and belief, Andin has been engaging in the above-described unlawful activities knowingly and intentionally, or with reckless disregard for Yurman’s copyright in the Yurman Pave Products Enhancer D06384 design and the Pave Products Trade Dress.

79. Upon information and belief, Sam’s Club is a national mass merchandiser/“wholesale club”, in the business of advertising, promoting, distributing, selling and/or offering for sale at retail, among other things, articles of jewelry, including, but not limited to, rings, earrings and pendants.

80. Upon information and belief, Sam’s Club sells its products throughout the United States at Sam’s Club stores, and via the Internet through its website, www.samsclub.com.

81. Upon information and belief, Sam’s Club has purchased from Andin, and has actively advertised and promoted, without authorization or license, the Yurman Pave Products

Infringements. A copy of a national advertisement from the December 3, 2007 issue of *People Magazine* showing the Yurman Pave Products Infringements being sold by Sam's Club, is attached as Exhibit D.

82. Upon information and belief, Sam's Club has been engaging in the above-described unlawful activities knowingly and intentionally, or with reckless disregard for Yurman's rights in the Yurman Pave Products Enhancer D06384 design and the Pave Products Trade Dress.

FIRST CLAIM FOR RELIEF AGAINST ANDIN AND SAM'S CLUB
COPYRIGHT INFRINGEMENT

83. Yurman repeats and realleges each and every allegation set forth in paragraphs 52 through 82 above as if fully set forth herein.

84. Andin and Sam's Club, without authorization from Yurman, have designed, manufactured, promoted, distributed, sold and/or offered for sale, and/or are causing to be designed, manufactured, promoted, distributed, sold and/or offered for sale, the Yurman Pave Products Infringements, in violation of Yurman's copyright in the Yurman Pave Products Enhancer D06384 design.

85. Andin and Sam's Club thereby have willfully infringed Yurman's copyright in the Yurman Pave Products Enhancer D06384 design.

86. Upon information and belief, by their acts, Andin and Sam's Club have made and will make substantial profits and gains to which they are not in law or in equity entitled.

87. Upon information and belief, Andin and Sam's Club intend to continue their willfully infringing acts, and will continue to willfully infringe Yurman's copyright, unless restrained by this Court.

SECOND CLAIM FOR RELIEF AGAINST ANDIN AND SAM'S CLUB
TRADE DRESS INFRINGEMENT

88. Yurman repeats and realleges each and every allegation set forth in paragraphs 52 through 87 above as if fully set forth herein.

89. The Pave Products Trade Dress is used in commerce, is non-functional, is inherently distinctive and has acquired secondary meaning in the marketplace.

90. Andin and Sam's Club, without authorization from Yurman, have designed, manufactured, promoted, distributed, sold and/or offered for sale, and/or are causing to be designed, manufactured, promoted, distributed, sold and/or offered for sale, the Yurman Pave Products Infringements, each of which contains a collocation of design elements that is confusingly similar to the Pave Products Trade Dress. In addition, the overall appearance of each individual jewelry article in the Pave Collection Infringements infringes the trade dress of its counterpart piece(s) in the Yurman Pave Products, that is, the overall appearance of plaintiff's ring infringes the trade dress of Yurman's Pave Diamond Albion Ring; the overall appearance of plaintiff's earrings infringes the trade dress of Yurman's Large Pave Albion Earring and Small Pave Albion earring; and the overall appearance of plaintiff's enhancer infringes the trade dress of Yurman's Pave Collection Enhancer D06384 and Medium Pave Albion Enhancer.

91. Andin and Sam's Club acts are calculated to deceive, or are likely to deceive, consumers who recognize and associate the Pave Products Trade Dress with Yurman. Moreover, this conduct is likely to cause confusion, to cause mistake or to deceive consumers as to the source of the Yurman Pave Products, or as to a possible affiliation, connection or association between Yurman and Andin or Sam's Club and/or the products being sold by Andin and Sam's Club.

92. Andin and Sam's Club thereby have willfully infringed Yurman's rights in the Pave Products Trade Dress.

93. Upon information and belief, by their acts, Andin and Sam's Club have made and will make substantial profits and gains to which they are not in law or in equity entitled.

94. Upon information and belief, Andin and Sam's Club intend to continue their willfully infringing acts, and will continue to willfully infringe Yurman's Pave Products Trade Dress, unless restrained by this Court.

THIRD CLAIM FOR RELIEF AGAINST VARDI
COPYRIGHT INFRINGEMENT

95. Yurman repeats and realleges each and every allegation set forth in paragraphs 52 through 94 above as if fully set forth herein.

96. Vardi, without authorization from Yurman, has designed, manufactured, promoted, distributed, sold and/or offered for sale, and/or are causing to be designed, manufactured, promoted, distributed, sold and/or offered for sale, the Vardi Ring Infringement, in violation of Yurman's copyright in the Yurman Pave Products Enhancer D06384 design.

97. Vardi thereby has willfully infringed Yurman's copyright in the Yurman Pave Products Enhancer D06384 design.

98. Upon information and belief, by its acts, Vardi has made and will make substantial profits and gains to which it is not in law or in equity entitled.

99. Upon information and belief, Vardi intends to continue its willfully infringing acts, and will continue to willfully infringe Yurman's copyright, unless restrained by this Court.

FOURTH CLAIM FOR RELIEF AGAINST VARDI
TRADE DRESS INFRINGEMENT

100. Yurman repeats and realleges each and every allegation set forth in paragraphs 52 through 99 above as if fully set forth herein.

101. The Pave Products Trade Dress is used in commerce, is non-functional, is inherently distinctive and has acquired secondary meaning in the marketplace.

102. Vardi, without authorization from Yurman, has designed, manufactured, promoted, distributed, sold and/or offered for sale, and/or are causing to be designed, manufactured, promoted, distributed, sold and/or offered for sale, the Vardi Ring Infringement, which contains a collocation of design elements that is confusingly similar to the Pave Products Trade Dress, and in particular the trade dress of Yurman's Pave Diamond Albion Ring.

103. Vardi's acts are calculated to deceive, or are likely to deceive, consumers who recognize and associate the Pave Products Trade Dress with Yurman. Moreover, this conduct is likely to cause confusion, to cause mistake or to deceive consumers as to the source of the Yurman Pave Products, or as to a possible affiliation, connection or association between Yurman and Vardi and/or the products being sold by Vardi.

104. Vardi thereby has willfully infringed Yurman's rights in the Pave Products Trade Dress.

105. Upon information and belief, by their acts, Vardi has made and will make substantial profits and gains to which it is not in law or in equity entitled.

106. Upon information and belief, Vardi intends to continue its willfully infringing acts, and will continue to willfully infringe Yurman's Pave Products Trade Dress, unless restrained by this Court.

FIFTH CLAIM FOR RELIEF AGAINST ALL DEFENDANTS
COMMON LAW UNFAIR COMPETITION

107. Yurman repeats and realleges each and every allegation set forth in paragraphs 52 through 90 above as if fully set forth herein.

108. The conduct of Andin and Sam's Club as described herein constitutes common law unfair competition with Yurman under the common law of the State of New York.

109. Upon information and belief, by their acts, Andin and Sam's Club have made and will make substantial profits and gains to which they are not in law or in equity entitled.

PRAYER FOR RELIEF

WHEREFORE, Yurman demands judgment against defendants as follows:

1. That Andin, Sam's Club and Vardi, and all of those acting in concert with them, including their agents and servants, be permanently enjoined from manufacturing, vending, importing, distributing, selling, promoting or advertising any item that infringes Yurman's copyright in the Pave Products Enhancer D06384 design, or that infringes the Pave Products Trade Dress, or any other proprietary Yurman design right, including any additional products to be identified during discovery, or from otherwise unfairly competing with Yurman.

2. That Andin, Sam's Club and Vardi be required to recall all infringing items and advertising and promotional materials, and thereafter to deliver up for destruction all infringing designs, artwork, packaging, advertising and promotional materials, and any means of making such infringing items.

3. That Andin, Sam's Club and Vardi be directed to file with the Court and serve upon Yurman within thirty (30) days after service of the judgment upon defendants, a written report under oath setting forth in detail the manner in which the defendants have complied with the requirements set forth above in paragraphs 1 and 2.

4. That Andin, Sam's Club and Vardi be directed to account to Yurman for all gains, profits and advantages derived from their wrongful acts.

5. That Andin, Sam's Club and Vardi pay to Yurman any damages sustained by Yurman by reason of the defendants' purposefully wrongful acts, together with interest thereon.

6. That, at Yurman's election, Yurman be awarded statutory damages of (a) not less than \$750 or more than \$30,000 per individual infringing article of jewelry pursuant to 17 U.S.C. § 504(c)(1), or, upon a finding of willful infringement pursuant to 17 U.S.C. § 504(c)(2), up to \$150,000 per individual infringing article of jewelry.

7. That, pursuant to 15 U.S.C. § 1117(a), Andin, Sam's Club and Vardi pay as damage for their conduct alleged herein a sum equal to three times the amount of the actual damages suffered by Yurman.

8. That, pursuant to 17 U.S.C. § 1117(a) and/or 15 U.S.C. § 505, Andin, Sam's Club and Vardi pay to Yurman its reasonable attorney's fees incurred in connection with this action.

9. That Andin, Sam's Club and Vardi pay to Yurman the costs and disbursements of this action.

10. That Yurman be awarded pre-judgment interest on any monetary award made part of the judgment against Andin, Sam's Club and Vardi.

11. That Yurman be awarded punitive damages.

12. That Yurman be awarded such additional and further relief as the Court deems just and proper.

JURY DEMAND

Pursuant to Rules 38 and 57 of the Federal Rules of Civil Procedure, defendant-counterclaimant Yurman Studio, Inc., by and through its attorneys Arnold & Porter LLP, hereby demands a trial by jury of each and every one of the causes of action in the Complaint filed February 5, 2008; each and every answer, affirmative defense, counterclaim and crossclaim in its First Amended Answer, Counterclaim and Crossclaim filed February 14, 2008; and all issues in this action triable of right by jury.

Dated: New York, New York
February 14, 2008

ARNOLD & PORTER LLP

By:



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**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

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ANDIN INTERNATIONAL, INC.

Plaintiff,

- against -

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Defendant.

Civil Action No. 08 cv 1159 (MGC)

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Counterclaimant,

- against -

ANDIN INTERNATIONAL, INC.,
WAL-MART STORES, INC., and
VARDI GEM LUSTRE, LLC,

Counterclaim-
Crossclaim Defendants.
----- X

EXHIBIT A

SEP-07-2000 18:27

YURMAN DESIGN

212 593 1597 P.06/18

CERTIFICATE OF REGISTRATION



OFFICIAL SEAL

This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

FORM VA
For a Work of the Visual Arts
UNITED STATES COPYRIGHT OFFICE

VA 1-024-276



EFFECTIVE DATE OF REGISTRATION

Marybeth Peters Aug 21 2000
Month Day Year

REGISTER OF COPYRIGHTS

DO NOT WRITE ABOVE THIS LINE. IF YOU NEED MORE SPACE, USE A SEPARATE CONTINUATION SHEET.

1

TITLE OF THIS WORK ▼

Pave Collection Enhancer D06384

NATURE OF THIS WORK ▼ See instructions

Jewelry Design

PREVIOUS OR ALTERNATIVE TITLES ▼

Publication as a Contribution If this work was published as a contribution to a periodical, serial, or collection, give information about the collective work in which the contribution appeared. Title of Collective Work ▼

If published in a periodical or serial give: Volume ▼ Number ▼ Issue Date ▼ On Pages ▼

2

NOTE

Under the law, the "author" of a "work made for hire" is generally the employer, not the employee (see instructions). For any part of this work that was "made for hire" check "Yes" in the space provided, give the employer's name (or person for whom the work was prepared) as "Author" of that part, and leave the space for dates of birth and death blank.

NAME OF AUTHOR ▼

David Yurman

DATES OF BIRTH AND DEATH
Year Born ▼ Year Died ▼

1942

Was this contribution to the work a "work made for hire"?
☐ Yes
☒ No

Author's Nationality or Domicile
Name of Country
OR { Citizen of ▼ U.S.A.
Domiciled in ▼ New York

Was This Author's Contribution to the Work

Anonymous? ☐ Yes ☒ NoPseudonymous? ☐ Yes ☒ No

If the answer to either of these questions is "Yes," see detailed instructions.

NATURE OF AUTHORSHIP Check appropriate box(es). See instructions

☐ 3-Dimensional sculpture ☐ Map ☐ Technical drawing
☐ 2-Dimensional artwork ☐ Photograph ☐ Text
☐ Reproduction of work of art ☒ Jewelry design ☐ Architectural work

NAME OF AUTHOR ▼

DATES OF BIRTH AND DEATH
Year Born ▼ Year Died ▼

Was this contribution to the work a "work made for hire"?
☐ Yes
☒ No

Author's Nationality or Domicile
Name of Country
OR { Citizen of ▼
Domiciled in ▼

Was This Author's Contribution to the Work

Anonymous? ☐ Yes ☒ NoPseudonymous? ☐ Yes ☒ No

If the answer to either of these questions is "Yes," see detailed instructions.

NATURE OF AUTHORSHIP Check appropriate box(es). See instructions

☐ 3-Dimensional sculpture ☐ Map ☐ Technical drawing
☐ 2-Dimensional artwork ☐ Photograph ☐ Text
☐ Reproduction of work of art ☐ Jewelry design ☐ Architectural work

3

Year in Which Creation of This Work Was Completed
1997

This information must be given in all cases.

Date and Nation of First Publication of This Particular Work
Complete this information ONLY if this work has been published.
Month ▼ Day ▼ Year ▼
March 13 1997

4

See instructions before completing this space.

COPYRIGHT CLAIMANT(S) Name and address must be given even if the claimant is the same as the author given in space 2. ▼

Yurman Design Inc.
501 Madison Avenue
New York, NY 10022

Transfer: If the claimant(s) named here in space 4 is (are) different from the author(s) named in space 2, give a statement of how the claimant(s) obtained ownership of the copyright.
Assignment from David Yurman

APPLICATION RECEIVED

AUG 21 2000

ONE DEPOSIT RECEIVED

TWO DEPOSITS RECEIVED

AUG 21 2000

FUNDS RECEIVED

MORE ON BACK ▼

• Complete all applicable spaces (numbers 6-9) on the reverse side of this page.
• See detailed instructions.
• Sign the form at line 5.

DO NOT WRITE HERE

Page 1 of 2 page

EXAMINED BY DW FORM VA

CHECKED BY _____

☐ CORRESPONDENCE
YesFOR
COPYRIGHT
OFFICE
USE
ONLY

DO NOT WRITE ABOVE THIS LINE. IF YOU NEED MORE SPACE, USE A SEPARATE CONTINUATION SHEET.

PREVIOUS REGISTRATION Has registration for this work, or for an earlier version of this work, already been made in the Copyright Office?☐ Yes ☒ No If your answer is "Yes," why is another registration being sought? (Check appropriate box.) ▼a. ☐ This is the first published edition of a work previously registered in unpublished form.b. ☐ This is the first application submitted by this author as copyright claimant.c. ☐ This is a changed version of the work, as shown by space 6 on this application.

If your answer is "Yes," give: Previous Registration Number ▼

Year of Registration ▼

5

DERIVATIVE WORK OR COMPILATION Complete both space 6a and 6b for a derivative work; complete only 6b for a compilation.

a. Preexisting Material Identify any preexisting work or works that this work is based on or incorporates. ▼

a **6**
See instructions
before completing
this space.

b. Material Added to This Work Give a brief, general statement of the material that has been added to this work and in which copyright is claimed. ▼

b

DEPOSIT ACCOUNT If the registration fee is to be charged to a Deposit Account established in the Copyright Office, give name and number of Account.
Name ▼ Account Number ▼

a

7

CORRESPONDENCE Give name and address to which correspondence about this application should be sent. Name/Address/Apt/City/State/ZIP ▼Joseph Ramirez/Yurman Design Inc.
501 Madison Avenue
New York, NY 10022

b

Area code and daytime telephone number ▶ (212) 896-1550

Fax number ▶ (212) 593-1597

Email ▶ jramirez@davidyurman.com

CERTIFICATION I, the undersigned, hereby certify that I am the

check only one ▶

☐ author☐ other copyright claimant☐ owner of exclusive right(s)☐ authorized agent of Yurman Design Inc.

Name of author or other copyright claimant, or owner of exclusive right(s) ▲

of the work identified in this application and that the statements made by me in this application are correct to the best of my knowledge.

Typed or printed name and date ▼ If this application gives a date of publication in space 3, do not sign and submit it before that date.

Joseph Ramirez

Date ▶ July 28, 2000

Handwritten signature (X) ▼

X Certificate
will be
mailed in
window
envelope
to this
address.Name ▼
Yurman Design Inc. / Joseph Ramirez

Number/Street/Box ▼

501 Madison Avenue

City/State/ZIP ▼

New York, NY 10022

YOU MUST:

- Complete all necessary spaces
- Sign your application in space 8

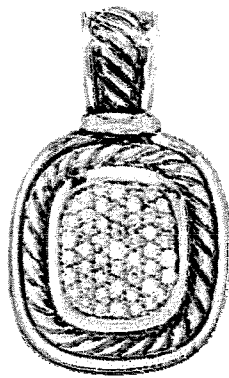
**SEND ALL ELEMENTS
IN THE SAME PACKAGE**

- Application form
- \$35 non-refundable filing fee in check or money order payable to Registrar of Copyrights
- 10 copies of the work

MAIL TO
Library of Congress
Copyright Office
101 Independence Avenue, S.E.
Washington, D.C. 20540-6000

9

DO6384



PAVE

Louis S. Ederer (LE 7574)
John Maltbie (JM 3658)
Arnold & Porter LLP
399 Park Avenue
New York, New York 10022
(212) 715-1000
Attorneys for Defendant-Counterclaimant

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

----- X
ANDIN INTERNATIONAL, INC.

Plaintiff,

- against -

YURMAN STUDIO, INC.

Defendant.

Civil Action No. 08 cv 1159 (MGC)

----- X
YURMAN STUDIO, INC.

Defendant-
Counterclaimant,

- against -

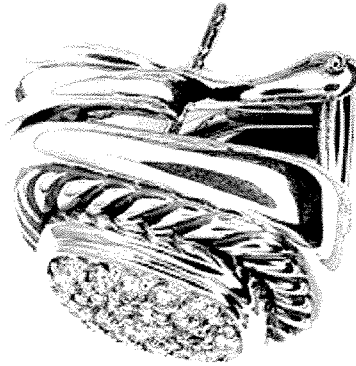
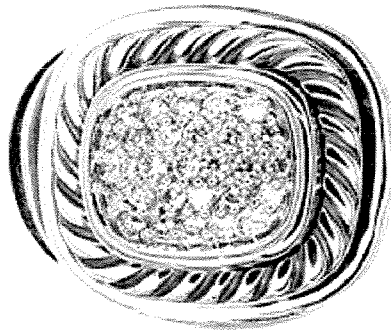
ANDIN INTERNATIONAL, INC.,
WAL-MART STORES, INC., and
VARDI GEM LUSTRE, LLC,

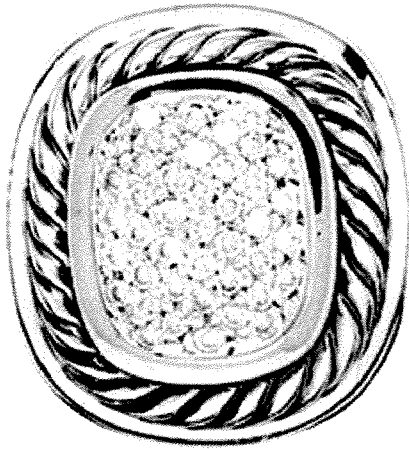
Counterclaim-
Crossclaim Defendants.
----- X

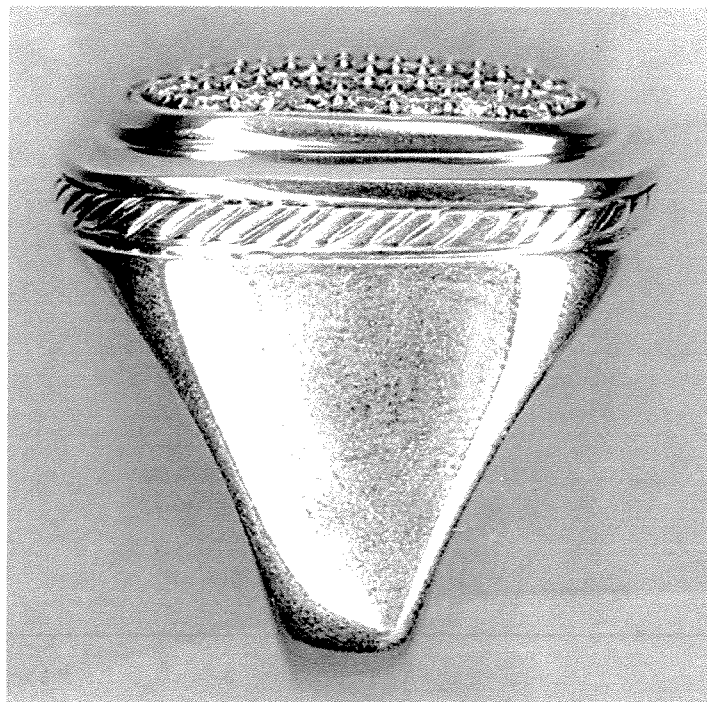
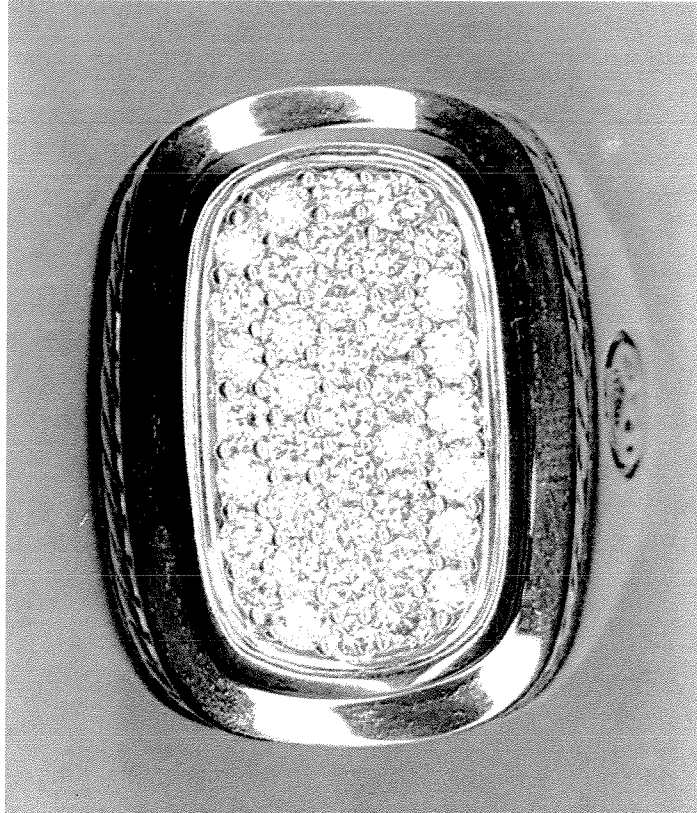
EXHIBIT B











Louis S. Ederer (LE 7574)
John Maltbie (JM 3658)
Arnold & Porter LLP
399 Park Avenue
New York, New York 10022
(212) 715-1000
Attorneys for Defendant-Counterclaimant

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

----- X
ANDIN INTERNATIONAL, INC.

Plaintiff,

- against -

YURMAN STUDIO, INC.

Defendant.

Civil Action No. 08 cv 1159 (MGC)

----- X
YURMAN STUDIO, INC.

Defendant-
Counterclaimant,

- against -

ANDIN INTERNATIONAL, INC.,
WAL-MART STORES, INC., and
VARDI GEM LUSTRE, LLC,

Counterclaim-
Crossclaim Defendants.
----- X

EXHIBIT C



Exhibit C

Louis S. Ederer (LE 7574)
John Maltbie (JM 3658)
Arnold & Porter LLP
399 Park Avenue
New York, New York 10022
(212) 715-1000
Attorneys for Defendant-Counterclaimant

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

-----	X	
ANDIN INTERNATIONAL, INC.	:	Civil Action No. 08 cv 1159 (MGC)
	:	
Plaintiff,	:	
	:	
- against -	:	
	:	
YURMAN STUDIO, INC.	:	
	:	
Defendant.	:	
	:	
-----	X	
YURMAN STUDIO, INC.	:	
	:	
Defendant-	:	
Counterclaimant,	:	
	:	
- against -	:	
	:	
ANDIN INTERNATIONAL, INC.,	:	
WAL-MART STORES, INC., and	:	
VARDI GEM LUSTRE, LLC,	:	
	:	
Counterclaim-	:	
Crossclaim Defendants.	:	
-----	X	

EXHIBIT D

and vary by .05 carat. Typographic errors are subject to correction. Jewelry may be enlarged to show beauty of detail. Pricing good through December 31, 2007.



**The tree is decorated,
now it's your turn.**

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